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shavings, or other substance which has been used as bedding for animals, in any place other than a properly constructed crematory, and then only upon a permit issued in writing by the commissioner of health for that purpose."

CINCINNATI, OHIO.

Privies and Cesspools—Abolishment of. (Ord. 71, Feb. 4, 1913.)

SECTION 1. That section 545 of the code of ordinances be amended to read as follows:

"SEC. 545. *Vaults*.—On all premises connected to the public sewer where vaults or school sinks or catch basins are now in existence on such premises such vaults must be abolished, and such school sinks or catch basins if found to be in an insanitary condition by the board of health or the commissioner of buildings must be abolished, and such vaults or catch basins or school sinks emptied and thoroughly disinfected and filled with earth, or else, with the approval of the commissioner of buildings, covered with stone or concrete, at least 4 feet below the surface of the earth, and no new vaults, catch basins, or school sinks may be constructed on any premises. In place of such abolished vaults, outside water-closets may be constructed as hereinafter provided, and used in connection with existing tenement houses, and they may be constructed with, and their contents discharged into, such public sewer. Such water-closets must be constructed of vitrified earthenware or porcelain-lined cast iron and have suitable flushing apparatus, and must in every respect be an approved water-closet outfit; provided, that suitable provision be made to prevent freezing and to keep the closets at all times in proper working order."

SEC. 2. That said original section 545 as amended by ordinance 181, passed March 29, 1912, be, and the same hereby is, repealed.

Cream—Standard for. (Reg. Bd. of H., Apr. 2, 1913.)

No person, firm, or corporation shall bring into the city of Cincinnati for the purpose of selling, or shall sell, or offer for sale, or have in his possession in said city with intent to sell, any cream unless such cream is produced from milk that conforms with all the rules and regulations of the board of health of the city of Cincinnati and of the State of Ohio relating to milk; and such cream shall not contain less than 18 per cent of milk fat.

Buildings—Sanitary Care of—Order of Vacation. (Ord. 73, Feb. 4, 1913.)

SECTION 1. That the code of ordinances of the city of Cincinnati be supplemented by ordaining a supplementary chapter to Title VII, entitled chapter 4a to read as follows:

"Chapter 4a. *Regulation of insanitary buildings*.—SEC. 745 (1). It shall be unlawful for any person, firm, or corporation to lease, let, permit the occupancy of, permit the continuation of the occupancy of, or continue the occupancy of any structure or building or any portion thereof, used for human habitation, unless such structure or building or portion thereof be free from unclean and insanitary conditions as defined in the subsequent sections of this chapter and unless the provisions of said subsequent sections are complied with.

"SEC. 745 (2). Any structure or building or any portion thereof used for human habitation shall be deemed to be in an unclean and insanitary condition by reason of any portion of such building being infected with a communicable disease, or by reason of the absence therein or thereon of toilet facilities as required by law or ordinance, or by reason of the known presence of sewer gas therein or thereon.

"Any structure or building or any portion thereof used for human habitation shall be deemed to be in an unclean and insanitary condition when unfit for human habitation or in a condition dangerous or harmful to the lives or health of the occupants by reason